

EXHIBIT F



May 15, 2025

Sarah R. London
Girard Sharp LLP
601 California Street, Suite 1400
San Francisco, CA 94108
slondon@girardsharp.com

Michael B. Shortnacy
2121 Avenue of the Stars
Suite 1400
Los Angeles, California 90067
t 424.285.8330
dd 424.324.3494
f 424.204.9093
mshortnacy@shb.com

Rachel B. Abrams
Peiffer Wolf Carr Kane Conway & Wise, LLP
555 Montgomery Street, Suite 820
San Francisco, CA 94111
Rabrams@peifferwolf.com

Roopal P. Luhana, Esq.
Chaffin Luhana LLP
600 Third Avenue, F. 12
New York, NY 10016
Luhana@chaffinluhana.com

Co-Lead Counsel for Plaintiffs

Re: In re: Uber Technologies, Inc., Passenger Sexual Assault Litigation,

Dear Counsel:

On behalf of our clients, Uber Technologies, Inc., Rasier, LLC, and Rasier-CA, LLC (collectively, “Defendants”), we are producing documents that have been marked with Bates numbers UBER-MDL3084-BW-00006291 to UBER-MDL3084-BW-00006330. The production metadata for each document includes the Bellwether Plaintiffs’ MDL Centrality ID. Please note that documents in this production have been labelled as “CONFIDENTIAL” consistent with the MDL Protective Order entered by the Court on December 28, 2023. The designated materials shall be handled and stored in accordance with this Order of the Court.

May 15, 2025
Page 2

Bates Number Range	Document Description
UBER-MDL3084-BW-00006291 to UBER-MDL3084-BW-00006330	Driver and Rider mobile events documents, identified by MDL Centrality ID.

You can access these documents at the following FTP link: <https://ftp.lhediscovery.com/>. For security reasons, the password for the zip file on the FTP will follow under separate cover.

Production of these materials is not intended to, and does not, waive any applicable privilege or other legal basis under which information may be protected from disclosure. If it were found that provision of this material constitutes production of otherwise privileged matters, such disclosure would be inadvertent, and is not intended to, and does not, waive any attorney-client privilege, work-product, or other protection that the producing party would otherwise be entitled to assert with respect to the inadvertently produced material and its subject matter.

Defendants reserve the right to amend, supplement, correct, or modify the information contained herein and in the associated documents, if and as we obtain additional information.

Sincerely,



Michael B. Shortnacy
Partner

cc:

Patrick L. Oot
Christopher D. Cox
Bobbie E. Hooper
Counsel for Defendants
Uber Technologies, Inc., Rasier LLC, and Rasier-CA LLC